



Docket No. 1293.1007C2CIPC

DECLARATION UNDER 37 C.F.R. 1.131(a)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re the Application of:

Hyeong-Gon NOH et al.

Serial No. 10/653,192

Group Art Unit: 1745

Confirmation No. 1737

Filed: September 3, 2003

Examiner: WEINER, Laura S.

For: A NON-AQUEOUS ELECTROLYTE AND A LITHIUM SECONDARY BATTERY
COMPRISING THE SAME

Declaration Under Rule 131(a)

Commissioner for Patents
PO Box 1450
Alexandria, VA 22313-1450

Dear Sir:

I, Eui-Hwan SONG, one of the Applicants in the above identified patent application declare as follows:

1. On August 1, 2002, I signed an invention disclosure form disclosing the invention recited in the above identified patent application. A copy of the invention disclosure form, along with a statement that the translation of the invention disclosure form is accurate, is attached hereto.
2. On September 26, 2002, this invention disclosure form was uploaded to the Samsung SDI patent management system and was thus available to the Korean Patent firm of You Me Patent & Law Firm, to be prepared and filed as a Korean Patent Application. A copy showing that the invention report was uploaded to the Samsung SDI patent management system is shown along with an English translation of the invention report and a statement that the translation of the invention report is accurate.
3. On March 24, 2003, we filed Korean Application No. 2003-18226, in the Korean Industrial Property Office. A certified copy of the Korean Application was filed in the United States Patent Office on September 3, 2003, and was acknowledged in the Office Action mailed February 1, 2006. An English translated copy of the certified priority document is attached hereto, along with a statement that the translation of the certified copy is accurate.

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4. From March 3 through August 1, 2002, I performed the experiments set forth in the invention disclosure form on pages 3-7 and 9, corresponding to the Experiments of FIGS 2-8 as set forth in the instant patent application. These experiments correspond to the invention as presently claimed.

The Declarant further states that the above statements were made with the knowledge that willful false statements and the like are punishable by fine and/or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that any such willful false statement may jeopardize the validity of this application or any patent resulting therefrom.

By:

Eui-Hwan SONG

Date: May 31, 2006